## UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION CHAPTER 13 PLAN

Debtor(s):	Teresa Lynn Romar	10		Case No:	8:11-bk-08728
		[ AMENDED A	amended (if applica	able)] Chapt	er 13 Plan
Debtor1 to p		ne period of 60 r	months. In the eve		g thirty (30) days from filing/conversion date. ee does not retain the full 10%, any portion not
	140.00 125.00	for months for months for months	1 to 2 to to	60	; ; ;
in order to p	ay the following credit	ors:			
2. ADMINI	STRATIVE ATTOR	NEY FEE: \$2,500.	00 TOTAL PA	ID \$500.0	00
Balance Du	e \$ <u>2,000.00</u> Paya	ble Through Plan \$_	111.11 Month	lly	
3. PRIORIT	ΓΥ CLAIMS: [as defin	ned in 11 U.S.C. §50'	<u>7]</u>		
Name of C	reditor venue Service				Total Claim 4,267.00
TRUSTEE States Truste		ceive a fee from each	payment received,	the percent	age of which is fixed periodically by the United
SECURED (	CLAIMS:				
whichever is on such adequate	earlier, the Debtor shall m	nake the following adequallowed claims to the Tr	ate protection payme	ents to credite	ate of the filing of this Plan or the Order for Relief, ors pursuant to §1326(a)(1)(C). If the Debtor makes e Plan, the creditor shall have an administrative lien
Name of C	reditor	Collateral			Adequate Protection Payment in Plan
Debtor will prustee as particular documents	pay, in addition to all o art of the plan. These re	ther sums due under t egular monthly mortga the first due date after	he proposed Plan, age payments, which the case is filed as	all regular n ch may be a	Mortgage Payments Paid Through the Plan: monthly post-petition mortgage payments to the djusted up or down as provided for under the ag each month thereafter. The Trustee shall pay
Name of C	reditor Secur	ity	Collateral		Estimated Payment
provisions in		ring all post-petition mo			ges Paid Through the Plan: In addition to the Trustee as part of the Plan, the Trustee shall pay the
Name of C	reditor Securit	у	Collateral		Arrearages

<sup>&</sup>lt;sup>1</sup> All references to "Debtor" includes and refers to both of the debtors in a case filed jointly by two individuals.

*		dified will be binding unless a timely written object subject to the availability of funds.	ction to confirmation	is filed and sustained by
Creditor -NONE-	Collateral	Ad. Prot Pmt.	Sec. Balance	Interest @%.
(D) Claims S	ecured by Personal Prope	erty to Which Section 506 Valuation is Applicable	le:	
Creditor -NONE-	Collateral	Ad. Prot Pmt. In Plan	Value	Interest @
(E) Claims so	ecured by Personal Proper	rty: Regular Adequate Protection Payments and	l any Arrearages Pa	id in Plan:
Name of Creditor -NONE-	Collateral	Ad. Prot. Pmt. In Plan	1	Arrearages
creditor or lessor by the Nothing herein is inten- assumption of lease cla	Debtor outside the Plan. T		creditors and lessors	upon the filing of this Plan
Name of Creditor Grow Financial		Property/Collateral 5653 86th Ave North Pinellas Park, FL 337	82	
Suntrust Bank		2004 Lexus RX330 81,000 miles	<del></del>	
from the filing of the perfiling of this Plan. Noth	etition unless specified othe ning herein is intended to lif	<b>operty:</b> Debtor will surrender the following collaterwise in the Plan. The automatic stay is terminated any applicable codebtor stay or to abrogate Debt se/Executory Contract section below.	l in rem as to these cr	editors/lessors upon the
Name of Creditor -NONE-		Property/Collateral to be Su	rrendered	
SECURED-LIENS TO	D BE AVOIDED/STRIPP	ED:		
Name of Creditor Grow Financial	565	lateral 3 86th Ave North ellas Park, FL 33782		Estimated Amount 30,418.00
LEASES/EXECUTOI	RY CONTRACTS:			
Name of Creditor -NONE-	Property	Assume/Reject-Surrender		Estimated Arrears
payments to the above		ors with allowed claims shall receive a pro rata shall otherwise be paid pursuant to the provisions of a <b>34.87</b> .		
ADDITIONAL PRO	OVISIONS:			

(C) Claims Secured by Personal Property to Which Section 506 Valuation is NOT Applicable Secured Balances: Upon confirmation

- 1. Secured creditors, whether or not dealt with under the Plan, shall retain the liens securing such claims;
- 2. Payments made to any creditor shall be based upon the amount set forth the creditor's proof of claim or other amount as may be allowed by a specific Order of the Bankruptcy Court.
- 3. Property of the estate shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise.

4. The amounts listed for claims in this Plan are based upon Debtor's best estimate and belief. The Trustee shall only make payment	ent
to creditors with filed and allowed proof of claims. An allowed proof of claim will be controlling, unless the Court orders otherwise	se.
5. Case Specific Provisions:	

\_\_ Debtor

Dated: June 30, 2011

/s/ Teresa Lynn Romano